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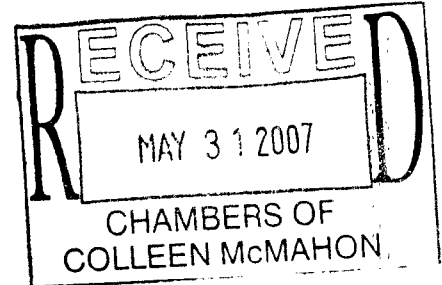
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May 31, 2007

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MEMO ENDORSED

Court No.
P 88497-00016

VIA FACSIMILE

Honorable Colleen McMahon
Daniel P. Moynihan Courthouse
Chambers 640
500 Pearl Street
New York, NY 10007

6/1/07
dear Judge
Snyder
Cm

Re: *Shaw Family Archives, Ltd., et al. v. CMG Worldwide, Inc., et al.* 05CV 3939

Dear Judge McMahon:

I write on behalf of Defendants/Consolidated Plaintiffs Marilyn Monroe, LLC and CMG Worldwide, Inc. regarding the Motion for Attorney's Fees, Costs, and Expenses Pursuant to In. St. 32-36-1-12 served on us by Plaintiffs/Consolidated Defendants on May 22, 2007. To the extent necessary, we respectfully request the opportunity to submit opposition papers to the motion pursuant to Fed. R. Civ. P. 54(d)(2)(C), which provides that, "On request of a party . . . the court shall afford an opportunity for adversary submissions . . ." Plaintiffs/Consolidated Defendants do not oppose this request.

Pursuant to this Court's individual practices, our opposition would be due on June 5, 2007. We respectfully request permission to file and serve our opposition on June 8, 2007. Plaintiffs/Consolidated Defendants have graciously consented to this request as well.

We thank the Court for its attention to this matter

Respectfully submitted,

Orin Snyder

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OS/nmc

cc: Christopher Serbagi
Jonathan Polak

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